

Message

From: Newman, Christopher [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=F579B861B1B44BE1A383CFAF68D82B22-CNEWMAN]
Sent: 1/28/2020 9:58:20 PM
To: Gabriel.Neibergall@illinois.gov
CC: Kenn.Smith@illinois.gov
Subject: FW: CCR Package 2 Part A Extension Review
Attachments: CCR Package 2 Part A Proposed Rule Training.pdf; Illinois Sites for Part A Extension Review 12 2019.xlsx

Hi Gabe,

I wanted to forward this on to you, I had sent it to Kenn and Joanne, but with all the attention on getting the draft rule out it might have slipped through the cracks last month. Would you be able to take a look at this and let me know what IEPA thinks the situation might be?

Thanks,
Chris

From: Newman, Christopher
Sent: Tuesday, December 17, 2019 4:11 PM
To: Kenn.Smith@illinois.gov; Joanne.Olson@Illinois.gov
Subject: CCR Package 2 Part A Extension Review

Hi Joanne and Kenn,

As you know, the proposed revisions that were published to the Federal Register on 12/2/19 include possible short term extensions to the (proposed) deadlines for ceasing receipt of waste or completing closure. During our November 21, 2019 Q1 call, we discussed the workload EPA faces if these rules are finalized regarding the surface impoundments that may be eligible. Using data from the public websites, our national program office has identified potentially eligible surface impoundments and has asked us to work with you to try to narrow down this list based on your understanding of the status of the unit – i.e., it's current closure activities and plans.

Attached are the units that have been identified in your state. We would appreciate your input to help us gauge whether the unit may:

- not need any extension past the proposed August 2020 date
- need a very short extension (i.e., the self-implementing proposal that would allow a three-month extension) or
- need a longer-term extension, requiring EPA approval, and if so, whether they may need something less than 18 months or more than 18 months.

Your input would only be used to help EPA plan for the anticipated workload and not for any specific action regarding these units. We'd appreciate your input by the end of January 2020 and would be happy to set up a call with you to discuss or walk thru your thoughts on these units. Let me know if you'd like to have a call or if you have any questions or concerns.

Thank you for your help with this.

Sincerely,

Chris Newman

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